1	SCOTT N. SCHOOLS (SCBN 9990) United States Attorney	
2 3	BRIAN J. STRETCH (CABN 163973 Chief, Criminal Division	3)
4 5	CARLOS SINGH (PASBN 50581) Assistant United States Attorneys Attorney for Plaintiff	
6	United Štates of America	
7	150 Almaden Blvd., Suite 900 San Jose, California 95113	
8	Telephone: (408) 535-5065 Fax: (408) 535-5066	
9	E-Mail: <u>carlos.singh@usdoj.gov</u>	
10		
11	IN THE UNITED STATES DISTRICT COURT	
12	FOR THE NORT	THERN DISTRICT OF CALIFORNIA
13	UNITED STATES OF AMERICA,	Complaint No. 07-70354 -PVT
14	Plaintiff,))
15	V.) STIPULATION AND ORDER) CONTINUING PRELIMINARY) HEARING
16	HEIDI SLORP,) HEARING)
17	DAVID HINCKEL and JEFFREY SMITH,))
18	Defendants.))
19))

The parties hereby stipulate to a continuance of the August 31, 2007 preliminary hearing date to September 27, 2007, for the following reasons: The government has provided discovery in this investigation, which is being reviewed by the defense. The parties are in the process of attempting to resolve this matter by pre-indictment plea, and thus, believe that it is in their best interest to continue the preliminary hearing/arraignment date to September 27, 2007 at 9:30a.m.

Counsel for each defendant represents that they have consulted with their respect clients and each client agrees to the stipulated continuance. Further, counsel represents that their respective clients agree to exclude the interim time for the preliminary hearing and agree to

STIPULATION AND ORDER CONTINUING PRELIMINARY HEARING

20

21

22

23

24

25

26

27

28

Case 5:07-mj-70354-PVT Document 24

Filed 08/29/2007

Page 2 of 2